Case 4:23-cr-00237-HSG Document 31 Filed 08/29/23 Page 1 of 1 UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

United States of Ame	rica,	Case No. 23-cr-23	7 HSG
Plaint v.		STIPULATED ORDER EXCLUDUNDER THE SPEEDY TRIAL A	
v. Devaughn Sa Defend	rmiento)		
Defend	dant(s).		
Trial Act from \(\frac{\frac{7}{29}}{29}\) continuance outweigh the be 3161(h)(7)(A). The court ma	to 10/18/23 st interest of the public and the kes this finding and bases the	and finds that the ends of justice ser ne defendant in a speedy trial. See 18 is continuance on the following factor	S U.S.C. § ED
Failure to gran See 18 U.S.C.	at a continuance would be lik § 3161(h)(7)(B)(i).	tely to result in a miscarriage of in the	PAK, U.S. DISTRICT COUR H DISTRICT OF CALIFORI OAKLAND OFFICE
defendants, or law, that it	the nature of the prosect is unreasonable to expect add	to [check applicable reasons]the ution, or the existence of novel equate preparation for pretrial proceed this section. See 18 U.S.C. § 3161(h)	l questions of fact dings or the trial
	•	the defendant reasonable time to obtagence. <i>See</i> 18 U.S.C. § 3161(h)(7)(B	
counsel's other		sonably deny the defendant continuit nts, taking into account the exercise o	
necessary for		sonably deny the defendant the reaso into account the exercise of due dilig	
disposition of paragraph and the time limits extending the	criminal cases, the court sets — based on the parties' sho for a preliminary hearing ur 30-day time period for an inc	ing into account the public interest in the preliminary hearing to the date s wing of good cause — finds good cauder Federal Rule of Criminal Proceddictment under the Speedy Trial Act (im. P. 5.1; 18 U.S.C. § 3161(b).	et forth in the first use for extending ure 5.1 and for
IT IS SO ORDERE).	A	
DATED: 8/29/	73	DONNA M. RYU United States Magistrate Judge	
	1 Sak	10 0 /	A
STIPULATED:	may for Defendant	Assistant United States Attorney	S
Allo	ney for Defendant	Assistant Office States Attorney	